- f(2)--The--Division-of-Parole-and-Probation-shall-file
 an-annual-report-to-the-Administrative-Office-of-the-Courts-}
- (2)--b0cAbby--ADMINISTERED--AND--STATE---ADMINISTERED PROGRAMS--SHAbb--SUPPLY--T0--THE-DIVISION-OF-PAROLE-AND-PROBATION AND/OR-THE-JUVENILE-SERVICES-AGENCY-IN-THEIR-RESPECTIVE
- [(2) The Division of Parole and Probation shall file an annual report to the Administrative Office of the Courts.]
- (2) LOCALLY ADMINISTERED AND STATE ADMINISTERED PROGRAMS SHALL SUPPLY TO THE DIVISION OF PAROLE AND PROBATION AND/OR THE JUVENILE SERVICES AGENCY IN THEIR RESPECTIVE JURISDICTIONS, ANNUAL STATISTICAL DATA TO BE PREPARED IN -2-SEPARATE REPORTS TO THE ADMINISTRATIVE OFFICE OF THE COURTS.
- (i) (1) Any public or private agency that requests the assignment of a community service worker is responsible for supervising the worker.
- (2) Any public or private agency must accept the assignment of a community service worker on the terms and conditions imposed by the court.
- (3) Any public or private agency may report the unsuitability of a community service worker to the court. If a worker is reported to be unsuitable, the court shall remove the worker from a project and, after considering all the facts and circumstances, may reassign the worker or take other action allowed by law.
- (4) Nothing in this section shall be construed as a limitation on the authority of the court to direct any juvenile [who has been adjudged delinquent] or any defendant in a criminal case to make restitution to the victim of a particular crime or to perform certain services for the victim as an alternative means of restitution, either as a condition of probation, condition of suspended sentence or in lieu of payment of any fines or court costs imposed, under the supervision of the Division of Parole and Probation, THE JUVENILE SERVICES AGENCY, or any other agency or individual as directed by the court.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1988.

Approved May 17, 1988.